

EXTRAORDINARY

भाग II-- खण्ड 2 PART II—Section 2

प्रापिकार से प्रकाशित PUBLISHED BY AUTHORITY

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नर्वे बिरुली, शुक्रवार, जनवरी 18, 1985/ पौष 28,1906

No. 2]

NEW DELHI, FRIDAY, JANUARY 18, 1985/PAUSA 48, 1906

चाती है जिससे कि यह बसग संकलन भें रका का तको ।

> Separate paging is given to this Part in order that it may be filed as a separate complication

RAJYA SABHA

The following Bills were introduced in the Rajya Sabka on the 18th January, 1985: --

T

BILL No. XIII of 1984

A Bill further to amend the Payment of Wages Act, 1936.

Be it enacted by Parliament in the Thirty-Afth Year of the Republic of India as follows: -

1. This Act may be called the Payment of Wages (Amendment) Act, 1985.

Short title.

4 of 1936.

2. In section 9 of the Payment of Wages Act, 1986, the provise to subsection (2) shall be omitted.

Amendment of soction 9,

STATEMENT OF OBJECTS AND REASONS

This proviso, which is proposed to be omitted, was enacted during the British days. After India became Republic various progressive enactments like the Industrial Disputes Act have been made. This proviso is against the spirit behind the benefits given in the various Labour Laws presently in force"and as such needs immediate deletion.

Hence, this Bill.

CHATURANAN MISHRA.

H

BILL No. XVIII of 1994

A Bill to amend the Contract Labour (Regulation and Abolition) Act, 1970.

BE it enacted by Parliament in the Thirty-fifth Year of the Republic of India as follows:—

1. This Act may be called the Contract Labour (Regulation and Abolition) Amendment Act, 1985.

Short title.

37 of 1970.

2. In the Contract Labour (Regulation and Abolition) Act, 1970 after sub-section (2) of section 10, the following sub-section shall be inserted, namely:—

Amendment of Section 10.

(3) The appropriate Government shall, having regard to the provisions of sub-section (2), require the principal employer to employ, such of the workmen employed as contract labour, as have worked in the establishment for not less than one year, as regular workmen in appropriate jobs.

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STATEMENT OF OBJECTS AND REASONS

In the absence of a clear cut provision for absorption of workers working in jobs of personial nature as the employees of the principal employer, the very purpose of the Contract Labour Regulation and Abolition Act is defeated and in practice any contract labour demanding relief given under this Act is being summarily turned out of employment.

It has, therefore, become necessary to give protection to the workmen by amending the said Act to provide for regular employment of those workmen who have worked in any establishment for at least one year.

Hence, this Bill.

CHATURANAN MISHRA

SUDARSHAN AGARWAL, Secretary-General.